

# Penn State International Law Review

---

Volume 6  
Number 1 *Dickinson Journal of International Law*

---

Article 1

1987

## Volume 6 - Number 1: Table of Contents

Follow this and additional works at: <http://elibrary.law.psu.edu/psilr>



Part of the [International Law Commons](#)

---

### Recommended Citation

(1987) "Volume 6 - Number 1: Table of Contents," *Penn State International Law Review*: Vol. 6: No. 1, Article 1.  
Available at: <http://elibrary.law.psu.edu/psilr/vol6/iss1/1>

This Front Matter is brought to you for free and open access by Penn State Law eLibrary. It has been accepted for inclusion in Penn State International Law Review by an authorized administrator of Penn State Law eLibrary. For more information, please contact [ram6023@psu.edu](mailto:ram6023@psu.edu).

# DICKINSON JOURNAL OF INTERNATIONAL LAW

## ARTICLES

- 1 Self Doubts on Approaching Forty: The United Nations' Oldest and Only Collective Security Enforcement Army, the United Nations Command in Korea**

*Samuel Pollack*

This paper discusses an anomaly: the United Nations Command in Korea — an international armed force established in 1950 by U.N. member states. Originally, designed to restore international peace and security in Korea, it has recently been questioned by the world organization that gave it life. The author reviews the culmination of events that resulted in the UNC's creation and its continuing viability as an international peace keeping tool.

- 25 Another Look at the EEC Judgments Convention: Should Outsiders Be Worried?**

*Bruce M. Landay*

This article addresses the problems of "exorbitant" jurisdiction under the EEC Judgments Convention. Specifically, the author discusses the threat that Article 4 of this document may be used by EEC members to exercise *in personam* jurisdiction against non-member states. The history and usage of "exorbitant" jurisdiction are discussed, with reference to its legal development, its application under the EEC convention, and its importance in terms of the Hague Draft Convention.

- 45 Counterpurchase Contracts and Their Contractual Issues**

*Joseph J. van Dort & Eilard Friese*

This article introduces the three main forms of countertrade, offering an overview of the legal problems attendant upon entering into a countertrade and counterpurchase agreement. Various contract provisions are examined, and an explanation is given as to the impact of each.

CITE AS:  
DICK. J. INT'L L.

---

---

DICKINSON JOURNAL OF INTERNATIONAL LAW

Publication office: 715 W. Whitehall Street, S.W.  
Atlanta, Georgia 30310

Editorial Office: *Dickinson Journal of International Law*  
150 South College Street  
Carlisle, Pennsylvania 17013

The *Dickinson Journal of International Law* is the successor to the *Dickinson International Law Annual*. It is published three times yearly by the Dickinson School of Law, Carlisle, Pennsylvania. Volume 2, Number 2 of the *Dickinson Journal of International Law* is paginated consecutively with the *Dickinson International Law Annual*, Volume 2, Number 1. Views expressed are those of the authors and do not reflect the perspective of the *Journal* or its officers, advisors, editors, members or staff.

Subscription rates are \$25.00; foreign \$30.00. Foreign subscribers may request air mail delivery for an additional fee of \$8.00. Unless notice is received promptly after receipt of the last issue, subscriptions are automatically renewed. Single copies of issues of the current volume are \$10.00, \$12.00 outside the United States. Back issues of the *Dickinson International Law Annual* and the *Dickinson Journal of International Law* are available through William S. Hein & Co., Inc., 1285 Main Street, Buffalo, New York, 14209. All business or subscription information should be directed to the Business Manager at the law school address. The *Journal* is not responsible for lost, damaged, or misdelivered issues unless a claim is made within six months after the mailing date. Issues returned as nondeliverable will be remailed only upon receipt of written confirmation of address. The *Journal* is indexed in the Index to Legal Periodicals, Public Affairs Information Service, Legal Resource Index and Index to Foreign Legal Periodicals.

The *Journal* welcomes submission of articles and reviews. All manuscripts should be double-spaced and sent in duplicate to the Articles Editor. If possible, articles should be submitted on IBM personal computer-compatible diskettes, utilizing Displaywrite III word processing program. Citations should conform to *A Uniform System of Citations* (14th ed. 1986), published by the Harvard Law Review Association. If return of manuscript is desired, a self-addressed envelope must be included.

Copyright © 1987, the Dickinson School of Law, Carlisle, Pennsylvania. In addition to the rights of fair use granted by law, the owner of the copyright of each article published in this volume, except as otherwise expressly noted, grants permission for copies of the article to be made for scholarly research and for classroom use in a nationally accredited law school, if 1) copies are distributed at or below cost; 2) the author and *Journal* are identified; and 3) proper notice of copyright is affixed to each copy of the article.

---

---

COPYRIGHT © 1987 by DICKINSON SCHOOL OF LAW, CARLISLE, PENNSYLVANIA 17013

ALL INTERNATIONAL RIGHTS RESERVED.

## COMMENTS

**61 Ordinary People: Soviet-American Transnational Marriage and The International Implications of Divided Spouses**

*Julia T. Garrett*

with a foreword by *Senator Paul Simon*

They are indeed ordinary people. This comment examines the problem of divided spouses and blocked marriages within the framework of international law and the complex realities of superpower politics between the United States and Soviet Union. The author utilizes illustrative cases, suggests remedies, and discusses the possible future international implications of leaving the issue unresolved.

**87 Thinning Air, Better Beware: Chlorofluorocarbons and The Ozone Layer**

*Melissa S. Lobos*

with a foreword by *Richard Elliot Benedick*

This comment reviews the significant international measures taken to study, regulate and curtail problems caused by chlorofluorocarbons in the ozone layer, including the adoption of the "Montreal Protocol on Substances that Deplete the Ozone Layer" by twenty-four countries and the European Economic Community in September, 1987. Universal acceptance is proposed in order to solve the major problems of enforcing regulatory actions, and to foster the development of alternatives to chlorofluorocarbons.

**119 Re-evaluating Alien Exclusion in Light of AIDS**

*Kerry E. Voss*

with a foreword by *John Milo Bryant*

The Immigration and Naturalization Service has adopted an AIDS testing program to screen individuals requesting permanent status in the United States. The comment discusses this complex disease and the accompanying legal ramifications on immigration law, given the traditional bases for exclusion of aliens.

## REVIEW

**135 Lions Over The Throne — The Judicial Revolution In English Administrative Law**

**Bernard Schwartz**

*Reviewed by N. David Palmetter*

